JC07 Rec'd FCT/PTO 2 8 DEC 2001.

	FORM PTO-1390 U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE					ATTORNEY'S DOCKET NUMBER				
	REV. 2/01T - TRANSMITTAL LETTER TO THE UNITED STATES						05725.1016			
	DESIGNATED/ELECTED OFFICE (DO/EO/US)						U.S. APPLICATION NO.			
	CONCERNING A FILING UNDER 35 U.S.C. 371					(If known, see 37CFR1.5)				
	CONCERNING A FILING U				LILL	IG UNDER 33 U.S.C. 3/1	10/019331			
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	INTERNATIONAL APPLICATION NO.			CATION	NO.	INTERNATIONAL FILING DATE	PRIORITY DATE CLAIMED			
	PCT/FR00/01763					June 23, 2000	June 29, 1999			
,	TITLE OF INVENTION				-	Julio 23, 2000	June 29, 1999			
					RISING	AT LEAST AN ADHEASIVE POLYMER	AND SOLID PARTICLES			
	HAIR COMPOSITIONS COMPRISING AT LEAST AN ADHEASIVE POLYMER AND SOLID PARTICLES APPLICANT(S) FOR DO/EO/US									
		Henri SAMAIN and Isabelle ROLLAT								
	Applican									
		Applicant(s) herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:								
	1.	<u> </u>	This is a FIRST submission of items concerning a filing under 35 U.S.C 371.							
	2.		This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371.							
	3.		This is an express request to begin national examination procedures (35 U.S.C. 371(f)). The submission must include items (5), (6), (9) and (21) indicated below.							
n di	4.	\boxtimes				y the expiration of 19 months from the priority	date (Article 31)			
	5.	Ø					date (Article 31).			
		_	a.	a copy of the International Application as filed (35 U.S.C. 371 (c)(2)). is attached hereto (required only if not communicated by the International Bureau.						
in the			b.	\boxtimes		en communicated by the International Bureau.	oy the international Bareau.			
100			c.			required, as the application was filed with the U	nited States Receiving Office (RO/US).			
Jun Jun (12)	6.	\boxtimes	An English language translation of the International Application as filed (35 U.S.C. 371 (c)(2)).							
H			a.	\boxtimes		ched hereto.	```			
, 18	•		b.		has be	en previously submitted under 35 U.S.C. 154 (d)(4).			
	7.	\boxtimes	Amend	ments to t	he claims	of the International Application under PCT Art	ticle 19 (35 U.S.C. 371 (c)(3)).			
N	*		a.		are att	ached hereto (required only if not communicated	d by the International Bureau).			
			b.		have b	een communicated by the International Bureau.				
			c.			ot been made; however, the time limit for making	ng such amendments has NOT expired.			
		_	d.	\boxtimes		ot been made and will not be made.				
iW	8.		An English language translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371 (c)(3)).							
	9.		An oath or declaration of the inventor(s) (35 U.S.C. 371 (c)(4)). An English language translation of the annexes of the International Preliminary Examination Report under PCT							
	10.		An Eng	dish langu 36 (35 H	lage trans	lation of the annexes of the International Prelim	inary Examination Report under PCT			
		Article 36 (35 U.S.C. 371 (c)(5)).								
	Items 11 to 20 below concern document(s) or information included:									
					(5) 0	and the state of t				
1	11.	\boxtimes	Informa	ation Disc	losure Sta	atement under 37 CFR 1.97 and 1.98	A 191			
	12		An assi	gnment do	ocument	for recording. A separate cover sheet in complia	ance with 37 CFR 3.28 and 3.31 is			
		_	include	d.						
- 1	13.		A FIRST preliminary amendment.							
	14.		A SECOND or SUBSEQUENT preliminary amendment.							
	15.		A Substitute specification.							
	16.		A change of power of attorney and/or address letter.							
	17. 18.		A computer-readable form of the sequence listing in accordance with PCT Rule 13ter.2 and 35 U.S.C. 1.821-1.825.							
	18.		A second copy of the published international application under 35 U.S.C. 154 (d)(4). A second copy of the English language translation of the international application 35 U.S.C. 154 (d)(4).							
	20.	⋈		tems or int			incation 55 U.S.C. 154 (d)(4).			
	20.	-	a.			ı: of cover page of International Publication No. V	VO 01/00150			
			b.			of Notification of Missing Requirements.	10 01/00150			
			c.	⊠		of International Search Report				
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	U.S. APPLICATION N	O. (If known	, see 37CFR 1.5)	INTERNATIONAL APP	LICATION NO.		ATTORNEY'S D	OCKET
	401	JI.	7331	PCT/FR00/01763			NUMBER 05725.0106	
	21. The following fees are submitted:						CALCULATIONS PTO USE ONLY	
	BASIC NATIONAL FEE (37 CFR 1.492 (a) (1) - (5)):							
	Neither international preliminary examination fee (37 CFR 1.482) nor international search fee (37 CFR 1.445(a)(2)) paid to USPTO and International Search Report not prepared by the EPO or JPO							
	International preliminary examination fee (37 CFR 1.482) not paid to USPTO but International Search Report prepared by the EPO or JPO							
	International preliminary examination fee (37 CFR 1.482) not paid to USPTO but International Search fee (37 CFR 1.445(a)(2)) paid to USPTO							
	International preling but all claims did to	\$710.00						
				CFR 1.482) paid to PCT Article 33 (1)-(4)		\$100.00		
-				ENTER APPROPI	RIATE BASIC FE	E AMOUNT =	\$890.00	
				or declaration later than (37 CFR 1.492 (e)).	□ 20	□ 30	s	
1	CLAIMS		MBER FILED	NUMBER EXTRA	RAT	TE .		
4	Total Claims	22	- 20 =	2	x \$18	.00	\$36.00	
L.	Independent Claims		-3 =		x \$84		\$	
T The	MULTIPLE DEPENDENT CLAIM(S) (if applicable) +\$280.00							
,	TOTAL OF THE ABOVE CALCULATIONS =							
	☐ Applicant claims small entity status. See 37 CFR 1.27. The fees indicated above are reduced by ½							
	SUBTOTAL =						\$1206.00	
	Processing fee of \$130.00 for furnishing the English translation later than \[\sum 20 \] 30 months from the earliest priority date (37 CFR 1.492(f)).						\$	
	TOTAL NATIONAL FEE =						1206.00	
12	Fee for recording the enclosed assignment (37 CFR 1.21 (h)). The assignment must be accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31). S40.00 per property.					S		
	TOTAL FEES ENCLOSED =						\$1206.00	
							Amount to be refunded:	S
							charged:	\$
				00 to cover the above f				
	b. Please charge my Deposit Account No in the amount of \$ to cover the above fees. A duplicate copy of this sheet is enclosed.							
	c. The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No. 06-0916. A duplicate copy of this sheet is enclosed.							
	d. Fees are to be charged to a credit card. WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.							
	NOTE: Where an appropriate time limit under 37 CFR 1.494 or 1.495 has not been met, a petition to rev must be filed and granted to restore the application to pending status.					ve (37 CFR 1.13	7 (a) or (b))	
	SEND ALL CORRESPONDENCE TO:							
	Finnegan, Henderson, Farabow, Garrett & Dunner, L.L.P.						<u> </u>	
	1300 I Street, N.W. SIGNATURE					*****		
	Washington, D.C. 20005-3315 Ernest F. Chapman Reg. No. 25,9					51		
	DATED: December 28, 2001 NAME/REGISTRATION NO.							

PCT/FR00/01763

HAIR COMPOSITIONS COMPRISING AT LEAST ONE ADHESIVE POLYMER AND SOLID PARTICLES

The invention relates to hair compositions comprising, in a cosmetically acceptable medium, at least one adhesive polymer and particles. The invention is also directed toward a cosmetic process comprising the use of this composition, and also to its use for manufacturing a cosmetic hair formulation.

For the purposes of the present invention, the expression "styling product" means a product intended to hold and/or fix the shape of the hairstyle.

Products intended to give the hair certain esthetic effects, such as coloring, sheen, conditioning or styling effects, are known. The products currently used are based on the use of molecules that are dissolved or in emulsion or dispersion in a cosmetic solvent. Among the emulsions or dispersions that may be mentioned are latices, which are polymers in dispersion.

It is moreover well known that certain cosmetic effects such as a make-up effect may be obtained by using solid particles. Thus, pigments are used to give color to lipsticks, nail varnishes or mascaras.

Such particles are hardly ever used in hair cosmetics,

since they produce an unpleasant, coarse feel. Furthermore, the particles deposited on the hair do not remain attached to the fibers. It is observed that they become detached from the hair with the least contact, for example by passing a hand through the hair. Gravity alone can also detach the particles. The consequences are disastrous, since the desired cosmetic effect is transient on the one hand, and the particles may stain the hands or clothing on the other hand, which is particularly unwelcome if they are colored or shiny.

Research efforts have made it possible to solve some of these problems. The best solution to date consists in combining the particles with fatty substances. The particles no longer fall under their own rate. However, they are still easy to detach from the fiber by friction, and problems arise associated with the use of fatty substances, such as poor cosmetic properties, a lank feel and a dirty appearance.

Efforts have been made to combine particles with polymers such as those commonly used in hair lacquers. However, such combinations do not make it possible to solve the problems mentioned above.

The Applicant has discovered, surprisingly and unexpectedly, that when solid particles are combined with certain polymers having a particular adhesive power, it

is possible to obtain cosmetic hair compositions that satisfy the requirements mentioned above.

One subject of the invention is a cosmetic hair composition comprising solid particles in a cosmetically acceptable medium, characterized in that it also comprises at least one adhesive polymer chosen such that the material resulting from the drying of this or these adhesive polymer(s) in the cosmetically acceptable medium has a detachment profile defined by at least one maximum detachment force F_{max} of greater than 1 N.

Another subject of the invention relates to a cosmetic hair process, characterized in that such a composition is applied to the hair.

Yet another subject of the invention relates to the use of such a composition in the manufacture of a styling, coloring, sheen or conditioning composition for the hair, and also to cosmetic hair products comprising this composition.

The preferred adhesive polymers are chosen such that the material resulting from the drying of this or these adhesive polymer(s) in the cosmetically acceptable medium has a glass transition temperature (Tg) of less than +10°C and has a detachment profile defined by at least:

- (a) a maximum detachment force $F_{max} > 1$ newton, and
- (b) when said temperature Tg is less than -15°C, by a separation energy $E_{(M/V)}$ of the material placed in contact with a glass surface, of less than 300 μJ .

The adhesive polymer toward which the present invention is particularly directed is the branched sulfonic polymer AQ 1350 sold by the company Eastman AQ1350. This polymer AQ 1350 is defined by:

- a Tg of 0°C
- a maximum detachment force F_{max} equal to 23 newtons.

According to the present invention, the expression "maximum detachment force F_{max} " means the maximum tensile force, measured using an extensometer, needed to detach the 38 mm² surfaces of two respective rigid, inert, nonabsorbent supports (A) and (B), placed facing each other; said surfaces being precoated with a formulation consisting of the adhesive polymer(s) in the cosmetically acceptable medium, at а rate 53/c μg/mm², dried for 24 hours at 22°C, under a relative humidity of 50%, and then subjected for 20 seconds to a compression of 3 newtons and finally subjected for 30 seconds to a tension at a speed of 20 mm/minute, c being the concentration of solids in the formulation consisting of the adhesive polymer(s) in the cosmetically acceptable medium, expressed in grams per gram of composition.

Preferably, the supports (A) and (B) used consist of polyethylene, polypropylene, metal alloy or glass.

The maximum detachment force F_{max} is preferentially greater than 2.5 N.

Advantageously, the ratio of the relative weight concentrations between the adhesive polymer(s) and the solid particles in the cosmetic hair composition is between 0.05 and 50 and preferentially between 0.15 and 5.

According to one preferred embodiment of the invention, the adhesive polymers have a glass transition temperature of less than $10\,^{\circ}\text{C}$.

According to the present invention, the expression "separation energy $E_{(M/V)}$, the energy supplied by the extensometer to separate 38 mm² surfaces of two respective rigid, inert, nonabsorbent supports (C) and (D) placed facing each other, one of said supports consisting of polished glass and the other of said supports being of identical nature to the supports (A) and (B) defined above and whose surface is coated with the formulation of solids concentration c, at a rate of $53/c~\mu g/mm²$ on the support, dried for 24 hours at $22\,°C$

under a relative humidity of 50%; the two surfaces of said supports (C) and (D) then being subjected for 20 seconds to a compression of 3 newtons and finally subjected for 30 seconds to a tension at a speed of 20 mm/minute, c being the concentration of solids in the formulation, in grams per gram of composition.

This energy supplied by the extensometer is the energy calculated by means of the following formula:

Xs2 $\int F(x) dx$ Xs1 - 0.05

in which F(x) is the force required to produce a displacement (x);

 ${\rm X}_{\rm s1}$ is the displacement (expressed in millimeters) produced by the maximum tensile force;

 X_{s2} is the displacement (expressed in millimeters) produced by the tensile force that allows the total separation of the two surfaces of the supports (C) and (D) defined above.

According to the invention, flakes, platelets, leaflets, fibrils or powders are preferably used as solid particle. The particles may be organic or mineral or may consist of organic and mineral components. Mention may be made, for example, of melanin or pigments, especially synthetic pigments, derived from the polymerization of indole or indoline compounds, for

instance 5,6-dihydroxyindole or 5,6-dihydroxyindoline.

The pigments in accordance with the invention are chosen from all the organic or mineral pigments that do not result from the oxidative polymerization of cosmetically or dermatologically acceptable indole compounds.

They may be in the form of pigmentary paste or powder.

Among the mineral pigments that may be mentioned, for example, are titanium dioxide (rutile or anatase) that is optionally surface-treated, classified in the Color Index under the reference CI77891; black, yellow red and brown iron oxides, classified under the references CI77499, 77492 and 77491; manganese violet (CI77742); ultramarine blue (CI77007); hydrated chromium oxide (CI77289); ferric blue (CI77510).

Among the organic pigments that may be mentioned, for example, are the pigment Yellow 3 sold in particular under the trade name "Jaune Covanor W 1603" by the company Wackherr (CI 17710), "D & C Red No. 19" (CI 45170), "D & C Red No. 9" (CI 15585), "D & C Red No. 21" (CI 45380), "D & C Orange No. 4" (CI 15510), "D & C Orange No. 5" (CI 45370), "D & C Red No. 27" (CI 45410), "D & C Red No. 13" (CI 15630), "D & C Red No. 7" (CI 15850-1), "D & C Red No. 6" (CI 15850-2), "D

& C Yellow No. 5" (CI 19140), "D & C Red No. 36" (CI 12085), "D & C Orange No. 10" (CI 45425), "D & C Yellow No. 6" (CI 15985), "D & C Red No. 30" (CI 73360), "D & C Red No. 3" (CI 45430), carbon black (CI 77266) and lakes based on cochineal carmine (CI 75470).

It is also possible to use nacreous pigments, which may be chosen in particular from white nacreous pigments such as mica coated with titanium oxide or bismuth oxide; colored nacreous pigments such as titanium mica with iron oxides, titanium mica with ferric blue or with chromium oxide, titanium mica with an organic pigment of the abovementioned type, and also those based on bismuth oxychloride.

Pigmentary pastes of an organic pigment that are used more particularly are those such as the products sold by the company Hoechst under the name:

Yellow 3 Pigment (CI 11710) Jaune Cosmenyl 10G : Yellow 1 Pigment (CI 11680) Jaune Cosmenyl G : Orange 43 Pigment (CI 71105) Orange Cosmenyl GR : Red 4 Pigment (CI 12085) Rouge Cosmenyl Rc : Red 5 Pigment (CI 12490) Carmin Cosmenyl FB : Violet 23 Pigment (CI 51319) Violet Cosmenyl RL Bleu Cosmenyl A2R Blue 15.1 Pigment (CI 74260) : : Green 7 Pigment (CI 74260) Vert Cosmenyl GG : Black 7 Pigment (CI 77266) Noir Cosmenyl R

The particles advantageously have a size of less than 1 mm, and preferably a size of less than 100 μm or even more preferentially a size of less than 30 μm .

For the purposes of the present invention, the expression "particle size" means the maximum dimension that it is possible to measure between two opposite points on the particle. The size may be determined by electron microscopy.

The particles may give rise to various cosmetic effects, for example:

- effects resulting from the interaction with light: coloring, shiny, sparkling, light-scattering, diffracting, screening or matt effect,
- mechanical or physicochemical effects: fiberreinforcing effect, welding effect between close fibers, softening effect, antiwetting effect, effect limiting the uptake of water by humidity or washing.

In the compositions according to the invention, the relative weight concentration of adhesive polymer is preferably between 0.05% and 30%, more preferentially between 0.1% and 20% and even more preferentially between 0.2% and 10%. The relative weight concentration of solid particles is preferably between 0.1% and 50%,

more preferentially between 0.5% and 40% and even more preferentially between 1% and 25%.

The compositions in accordance with the invention preferably contain an organic solvent chosen from the group comprising C_1 to C_4 alcohols such as ethanol or isopropanol, C_5 to C_{10} alkanes, acetone, methyl ethyl ketone, methyl acetate, butyl acetate, ethyl acetate, dimethoxyethane and diethoxyethane, and mixtures thereof.

They may also contain common cosmetic additives chosen from reducing agents, for instance thiols, silanes, for instance aminopropyltriethoxysilane, fatty substances, thickeners, softeners, antifoams, moisturizers, antiperspirants, basifying agents, colorants, fragrances, preserving agents, surfactants, fixing or nonfixing polymers, volatile or nonvolatile silicones, especially anionic silicones, polyols, proteins and vitamins.

The compositions in accordance with the invention may be packaged in various forms, especially in an aerosol device.

The invention may be understood more clearly with the aid of the nonlimiting examples which follow and which constitute preferential embodiments of the process in accordance with the invention.

In the examples, the percentages are expressed on a weight basis.

EXAMPLES

Example 1: Formulations containing leaflets

A composition in accordance with the invention containing solid particles and an adhesive polymer defined by a maximum detachment force of greater than 1 N, and compositions not in accordance with the invention containing the same solid particles but without an adhesive polymer in the sense of the invention, are compared below.

Formulation 1 (invention):

Z	AQ 1350 (Eastman Kodak)	4	g
}	Reflective leaflets ⁽²⁾	5	g
,	Jaguar HP 60 ⁽¹⁾	1	g
1	Demineralized water gs	100	a

(1): hydroxypropyl guar sold by Rhodia Chimie

(2): sold under the name Timiron Color Violet by Merck

Formulation 2 (prior art):

Reflective leaflets (2)				
Jaguar HP 60 ⁽¹⁾		1	g	
Demineralized water	qs	100	g	

Formulation 3 (prior art):

Reflective leaflets (2)		5	g
Glycerol		4	g
Demineralized water	qs	100	g

The three formulations are applied to locks of natural chestnut-colored hair at a rate of 1 g of formulation per 5 g of hair. The locks are left to stand for 30 seconds. The quality of the three locks is then evaluated.

It is observed that the locks treated with formulation 1 have, unlike the lock treated with formulation 3, a natural, soft feel. The lock treated with formulation 3 has a greasy, unpleasant feel. It is also observed that the leaflets of the lock treated with formulation 1 withstand movements better than the leaflets of the other locks treated with compositions 2 and 3.

Example 2: Formulation containing pigments

Formulation 4 below in accordance with the present invention is prepared.

Formulation 4 (invention):

AQ 1350 (Eastman Kodak)	5 g
Pigment ⁽³⁾	5 g
Jaguar HP 60 ⁽¹⁾	1 g
Demineralized water qs	100 g

(3): sold by Kohnstamm under the name Ultramarine Blue A 4575

Formulation 4 is applied to a lock of natural gray hair (containing 90% white hairs) at a rate of 1 g of formulation per 5 g of hair. The lock is left to stand for 30 seconds. The quality of the lock is then evaluated.

It is observed that the lock treated with formulation 4 has a natural, soft feel. It is also observed that the blue coloration obtained is very resistant to the movements of the lock and shows very good resistance in the case of friction.

CLAIMS

- 1. A cosmetic hair composition comprising solid particles in a cosmetically acceptable medium, characterized in that it also comprises at least one adhesive polymer chosen such that the material resulting from the drying of this or these adhesive polymer(s) in the cosmetically acceptable medium has a detachment profile defined by at least one maximum detachment force F_{max} of greater than 1 N.
- 2. The composition as claimed in claim 1, characterized in that the maximum detachment force F_{max} is the maximum tensile force, measured using an extensometer, needed to detach the 38 mm² surfaces two respective rigid, inert, nonabsorbent supports (A) and (B), placed facing each other; said surfaces being precoated with a formulation consisting of the adhesive polymer(s) in the cosmetically acceptable medium, at a rate of 53/c µg/mm², dried for 24 hours at 22°C, under a relative humidity of 50%, and then subjected for 20 seconds to a compression of 3 newtons finally subjected for 30 seconds to a tension at a speed of 20 mm/minute, c being the concentration of solids in the formulation consisting of the adhesive polymer(s) in the cosmetically acceptable

medium, expressed in grams per gram of composition.

- 3. The composition as claimed in claim 2, characterized in that the supports (A) and (B) consist of polyethylene, polypropylene, metal alloy or glass.
- 4. The composition as claimed in any one of the preceding claims, characterized in that the maximum detachment force F_{max} is greater than 2.5 N.
- 5. The composition as claimed in any one of the preceding claims, characterized in that the material resulting from the drying of this or these adhesive polymer(s) in the cosmetically acceptable medium has a glass transition temperature (Tg) of less than +10°C and has a detachment profile defined by at least:
 - (a) a maximum detachment force $F_{\text{max}} \, > \, 1 \, \, \text{newton},$ and
 - (b) when said temperature Tg is less than $-15\,^{\circ}\text{C}$, by a separation energy $E_{(\text{M/V})}$ of the material placed in contact with a glass surface, of less than 300 μJ .
- 6. The composition as claimed in claim 5, charac-

terized in that the separation energy $E_{\,(M/V)}$ is the energy supplied by the extensometer to separate 38 mm² surfaces of two respective rigid, inert, nonabsorbent supports (C) and (D) placed facing each other, one of said supports consisting of polished glass and the other of said supports being of identical nature to the supports (A) and (B) defined above and whose surface is coated with the formulation of solids concentration c, at a rate of 53/c µg/mm² on the support, dried for 24 hours at 22°C under a relative humidity of 50%; the two surfaces of said supports (C) and (D) then being subjected for 20 seconds to a compression of 3 newtons and finally subjected for 30 seconds to a tension at a speed of 20 mm/minute, c being the concentration of solids in the formulation, in grams per gram of composition.

7. The composition as claimed in claim 6, characterized in that the energy supplied by the extensometer is the work calculated by means of the following formula:

Xs2 $\int F(x) dx$ Xs1 - 0.05

in which F(x) is the force required to produce a displacement (x);

 X_{s1} is the displacement (expressed in millimeters)

produced by the maximum tensile force; $X_{s2} \text{ is the displacement (expressed in millimeters)} \\ \text{produced by the tensile force that allows the} \\ \text{total separation of the two surfaces of the} \\ \text{supports (C) and (D) defined above.}$

- 8. The composition as claimed in any one of the preceding claims, characterized in that the solid particles are chosen from the group comprising flakes, platelets, leaflets, fibrils and powders.
- 9. The composition as claimed in any one of the preceding claims, characterized in that the particles have a size of less than 1 mm, and preferably a size of less than 100 μ m or even more preferentially a size of less than 30 μ m.
- 10. The composition as claimed in any one of the preceding claims, characterized in that the relative weight concentration of adhesive polymer is between 0.05% and 30%, more preferentially between 0.1% and 20% and even more preferentially between 0.2% and 10%.
- 11. The composition as claimed in any one of the preceding claims, characterized in that the relative weight concentration of solid particles is between 0.1% and 50%, more preferentially between

0.5% and 40% and even more preferentially between 1% and 25%.

- 12. The composition as claimed in any one of the preceding claims, characterized in that it also comprises an organic solvent chosen from the group comprising C_1 to C_4 alcohols such as ethanol or isopropanol, C_5 to C_{10} alkanes, acetone, methyl ethyl ketone, methyl acetate, butyl acetate, ethyl acetate, dimethoxyethane and diethoxyethane, and mixtures thereof.
- 13. The composition as claimed in any one of the preceding claims, characterized in that it also contains common cosmetic additives chosen from reducing agents, for instance thiols, silanes, for instance aminopropyltriethoxysilane, fatty substances, thickeners, softeners, antifoams, moisturizers, antiperspirants, basifying agents, colorants, fragrances, preserving agents, surfactants, fixing or nonfixing polymers, volatile or nonvolatile silicones, especially anionic silicones, polyols, proteins and vitamins.
- 14. The composition as claimed in any one of the preceding claims, characterized in that it is packaged in an aerosol device.

- 15. A cosmetic hair process, characterized in that a composition as defined in claims 1 to 14 is applied to the hair.
- 16. The use of a composition as claimed in any one of claims 1 to 14, in the manufacture of a styling, coloring, sheen or conditioning composition for the hair.
- 17. A cosmetic hair product, characterized in that it comprises a composition as claimed in any one of claims 1 to 14.
- 18. The product as claimed in claim 17, characterized in that it is a hairstyling product.
- 19. The product as claimed in claim 17, characterized in that it is a product intended to give the hair sheen.
- 20. The product as claimed in claim 17, characterized in that it is a product intended to give the hair coloring effects.

PTO/SB/105 (8-96)

Approved for use through 9/30/98. OMB 0651-0032
Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
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Attorney Docket No.: 05725.1016-00000

Declaration and Power of Attorney for Patent Application Déclaration et Pouvoir pour Demande de Brevet French Language Declaration En tant que l'inventeur nommé ci-après, je déclare par le As a below named inventor, I hereby declare that: présent acte que: Mon domicile, mon adresse postale et ma nationalité sont My residence, post office address and citizenship are as ceux figurant ci-dessous à côté de mon nom. stated next to my name. Je crois être le premier inventeur original et unique (si un I believe I am the original, first and sole inventor (if only one seul nom est mentionné ci-dessous), ou l'un des premiers name is listed below) or an original, first and joint inventor (if co-inventeurs originaux (si plusieurs noms sont mentionnés plural names are listed below) of the subject matter which is ci-dessous) de l'objet revendiqué, pour lequel une claimed and for which a patent is sought on the invention demande de brevet a été déposée concernant l'invention intitulée HAIR COMPOSITIONS COMPRISING AT LEAST AN ADHESIVE POLYMER AND SOLID PARTICLES et dont la description est fournie ci-joint à moins que la the specification of which is attached hereto unless the case suivante n'ait été cochée: following box is checked: Û a été déposée le was filed on June 23, 2000 as United States sous le numéro de demande des Etats-Unis ou le Application Number or PCT International Application numéro de demande international PCT Number PCT/FR00/01763 and was amended on et modifiée (if applicable). (les cas échéant). Je déclare par le présent acte avoir passé en revue et I hereby state that I have reviewed and understand the compris le contenu de la description ci-dessus, contents of the above identified specification, including the revendications comprises, telles que modifées par toute claims, as amended by any amendment referred to above modification dont il aura été fait référence ci-dessus. Je reconnais devoir divulguer toute information pertinente à I acknowledge the duty to disclose information which is la brevetabilité, comme défini dans le Titre 37. § 1.56 du material to patentability as defined in Title 37, Code of Code fédéral des réglementations. Federal Regulations, § 1.56.

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PTO/SB/105 (8-96)

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Attorney Docket No.: 05725.1016-00000

French Language Declaration		·
Je revendique par le présent acte a en vertu du Titre 35, § 119(a)-(d) o Etats-Unis, sur toute demande é certificat d'inventeur ou, en vertu de même Code, sur toute demande inter au moins un pays autre que les E dessous et, en cochant la case, j'al toute demande étrangère de brevet, ou toute demande internationale PCT précédant celle de la demande à priorité est revendiquée.	ayant une date de dépôt	I hereby claim foreign priority under Title 35, United States Code, § 119(a)-(d) or § 365(b) of any foreign application(s) for patent or inventor's certificate, or § 365(a) of any PCT International Application which designated at least one country other than the United States, listed below, and have also identified below, by checking the box, any foreign application for patent or inventor's certificate, or PCT International application having a filing date before that of the application on which priority is claimed.
Prior foreign application(s) Demande(s) de brevet antérieure	(s)	Priority Not Claimed <u>Droit de priorité non revendiqué</u>
99/08309 France (Number) (Country (Numéro) (Pays)	<i>y</i>)	29/June/1999 (Day/Month/Year Filed) (Jour/Mois/Anné de dépot)
(Number) (Country (Pays)	/)	(Day/Month/Year Filed) (Jour/Mois/Anné de dépot)
Je revendigue par le présent acte du Titre 35, § 119(e) du Code di demande de brevet provisoire effe figurant ci-dessous.	tout bénéfice, en vertu es Etats-Unis, de toute ctuée aux Etats-Unis et	I hereby claim the benefit under Title 35, United States Code, § 119(e) of any United States provisional application(s) listed below.
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(Application No.) (Filing Date (N de demande) (Date de demande)		(Status) (patented, pending, abandoned) (Status) (breveté, en cours d'examen, abandonné)
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French Language Declaration

POUVOIRS: En tant que l'inventeur cité, je désigne par la présente l'(les) avocat(s) et/ou agent(s) suivant(s) pour qu'ils poursuive(nt) la procédure de cette demande de brevet et traite(nt) toute affaire s'y rapportant avec L'Office des brevets et des marques: (mentionner le nom et le numéro d'enregistrement).

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